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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/810,791	03/26/2004	Cherng-Daw Hwang	7001P001	9630
8791 7590 09/18/2008 BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 1279 OAKMEAD PARKWAY SUNNYVALE, CA 94085-4040				
EXAMINER				
PATEL, CHANDRAHAS B				
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2616				
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/810,791

Applicant(s)

HWANG ET AL.

Examiner

Chandras Patel

Art Unit

2616

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 28 July 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-3, 5-16 and 18-22 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-3, 5-16, 18-22 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-8508)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 7/28/2008 have been fully considered but they are not persuasive.

Applicant argues that Huddle do not teach a real-time server transit mode that can pass multimedia session without processing data of multimedia session. However, examiner disagrees. Huddle teaches servers operating in transit mode which can transmit any traffic without processing data of the session. Radulovic – which is the primary reference – teaches the data is multimedia communication data.

Applicant argues that amended features of claim 14 are not taught by the references. These amended features are discussed in the office action below.

Applicant argues that Kurose does not teach if the first real-time routing server is not only a transit real-time routing server but also a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and incrementing the usage counting by one. However, examiner disagrees. If the bandwidth reservation cannot be done at first router 70 than the request comes to second routing server 50 cited in the office action.

Applicant argues that Cohen does not teach the first real-time routing server concurrently functions as a transit server to transfer media data not needing processing and a destination server to process media data needing processing. However, examiner disagrees. Cohen teaches only the routers that are supposed to receive the push message have decryption key. If they can't decrypt they forward the message to next server and the server having the decryption key is able

to process the message if it's the server that is supposed to receive the message. Therefore, the router is concurrently doing the function of transit server if it does not need processing and processes the data if it's the correct sever receiving data.

Claim Rejections - 35 USC § 102

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
3. Claims 14 and 15 are rejected under 35 U.S.C. 102(e) as being anticipated by Matsubara (USPN 7,215,640).

Regarding claim 14, Matsubara teaches a method for reserving bandwidth and media processing resources [Fig. 5], comprising: checking whether video media processing resources on a source real-time routing server are sufficient for a user to join a multimedia communication session in order for the user to communicate with all users participating in the multimedia communication session [Fig. 5, 156, Col. 5, lines 30-64, **if sufficient network resources are available user will be able to communicate with all nodes once admitted, Col. 4, lines 29-32 describe resources are used for video processing**]; for a multimedia communication session involving multiple real-time routing servers, sending reservation requests from the source real-time routing server to all destination real-time routing servers [Col. 5, lines 42-54]; checking for notifications of successful bandwidth reservations for paths from the source real-time routing server to destination real-time routing servers [Fig. 5, 176, Col. 5, lines 65-67, Col. 6, lines 1-4]; checking for notification of successful video media processing resource reservations for destination real-time routing servers [Fig. 5, 176], wherein if the notifications of successful bandwidth reservations and successful video media processing resource reservations are not

received with a preset time period, then the notifications are not considered to have been received [Col. 7, lines 8-21, **only certain numbers of attempts are made within a time period. Notifications are sent after step 182. Bandwidth reservation is made in step 180 where bandwidth is being reallocated on one or more links. Media processing resource reservation is made as QoS paths are being set up and any processing is processing media since the claim does not describe what is meant by media processing**].

Regarding claim 15, Matsubara teaches the source real-time routing server checks for the notifications of successful bandwidth reservations and media processing resources [Col. 5, lines 65-67, Col. 6, lines 1-9].

Claim Rejections - 35 USC § 103

4. Claim 1, 2, 5, 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Radulovic (USPN 7,215,663) in view of Huddle (USPN 6,950,407).

Regarding claim 1, Radulovic teaches a system comprising: a plurality of real-time routing servers to route and process multimedia communication sessions over a network [Fig. 1, 70, 60, Col. 8, lines 21-23]; a group server to manage the multimedia communication sessions over the network, wherein the group server is associated with the plurality of routing servers [Fig. 1, 40 is coupled to plurality of servers 70, 60 via network 120]; a plurality of end-point processing devices to schedule and conduct multimedia communication sessions over the network, wherein each end-point processing devices is associated with at least one routing server and the group server [Fig. 1, 50, Col. 14, lines 18-27, **each CE 50 is associated with routing server 70 and group server 40 via network 120**].

However, Radulovic does not teach the real-time routing server in a transit mode can pass through a multimedia communication session without processing data of the multimedia communication session.

Huddle teaches the real-time routing server in a transit mode can pass through a multimedia communication session without processing data of the multimedia communication session [Col. 16, lines 30-35].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have real-time routing server operate in transit mode broaden the audience of providers that may interconnect with each other [Col. 16, lines 26-27].

Regarding claim 2, Radulovic teaches the network is an IP network [Col. 14, lines 16-18], wherein each of the routing server, the group server, and the plurality of end-point processing devices have a separate IP address for identification [Col. 15, lines 55-59].

Regarding claim 5, Radulovic teaches and end-point processing device comprises a personal computer operated by a user [Col. 12, lines 36-39].

Regarding claim 6, Radulovic teaches and end-point processing device comprises a dedicated hardware device [Col. 12, lines 36-39].

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Radulovic (USPN 7,215,663) in view of Huddle (USPN 6,950,407) and Akhtar (USPN 6,418,139).

Regarding claim 3, the references teach the system as discussed in rejection of claim 1.

However, the references do not teach the real-time routing server includes dynamic route processing circuitry to dynamically determine a shortest delay path.

Akhtar teaches the dynamic route processing circuitry to dynamically determine a shortest delay path [Col. 6, lines 13-18].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include circuitry to dynamically determine a shortest delay path so that when routes change new routes can be calculated dynamically [Col. 3, lines 46-48].

6. Claims 7-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Radulovic (USPN 7,215,663) in view of Matsubara (USPN 7,215,640) and Huddle (USPN 6,950,407).

Regarding claim 7, Radulovic teaches a method for determining a topology of a network, comprising: obtaining from a group server respective addresses for real-time routing servers to route and process multimedia communication sessions over the network [Col. 8, lines 42-45, **resource allocation table will require the knowledge of IP addresses since it's a IP based network**]; setting a static neighbor configuration [Col. 8, lines 38-42, **call setup requests is setting static neighbor configuration**].

However, Radulovic does not teach the real-time routing server in a transit mode can pass through a multimedia communication session without processing data of the multimedia communication session; determining a dynamic neighbor configuration based on quality of service levels for respective paths between real-time routing servers, hop counts along paths, delays between real-time routing servers, bandwidth capacity between real-time routing servers, and common path traffic between real-time routing servers.

Huddle teaches the real-time routing server in a transit mode can pass through a multimedia communication session without processing data of the multimedia communication

session [Col. 16, lines 30-35]. Matsubara teaches determining a dynamic neighbor configuration based on quality of service levels for respective paths between real-time routing servers, hop counts along paths, delays between real-time routing servers, bandwidth capacity between real-time routing servers, and common path traffic between real-time routing servers [Col. 5, lines 42-64, also see response to arguments above].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have real-time routing server operate in transit mode broaden the audience of providers that may interconnect with each other [Col. 16, lines 26-27] and determine a neighbor configuration dynamically so that when location of the terminals changes the path could be changed automatically which occurs frequently in the network [Col. 2, lines 63-66].

Regarding claim 8, Radulovic further teaches forming a routing table based on neighbor information [Col. 15, lines 49-51].

Regarding claim 9, Radulovic further teaches determining the dynamic neighbor configuration based on a network administration policy [Col. 15, lines 49-51].

Regarding claim 10, Radulovic further teaches a dynamic neighbor configuration is repeated when a new real-time routing server is added to network [Col. 11, lines 59-67 – Col. 12, lines 1-5].

Regarding claim 11, Matsubara teaches obtaining information regarding quality of service levels for respective paths between real-time routing servers, hop counts along paths, delays between real-time routing servers, bandwidth capacity between real-time routing servers, and common path traffic between real-time routing servers [Col. 5, lines 42-54]; rejecting all paths not meeting a quality of service requirement [Fig. 5, 184]; sorting candidate real-time

routing servers according to distance measurements, including hop counts along paths [**Col. 11, lines 51-57**]; determining whether there is path between a first real-time routing server and a candidate real-time routing server [**Fig. 5, Flow chart determines if path exists or not**]; determining whether a delay between the first real-time routing server and the candidate real-time routing server is less than a maximum delay [**Col. 1, lines 36-40**]; determining whether a bandwidth capacity between the first real-time routing server and the candidate real-time routing server is greater than a minimum bandwidth capacity [**Col. 1, lines 36-40**]; determining whether the candidate real-time routing server shares a common path with neighbor real-time routing server [**Col. 1, lines 46-51**].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to determine dynamic neighbor configuration based on above parameters so that high-bandwidth and real-time transfer of data can be done efficiently [**Col. 1, lines 34-36**].

Regarding claim 12, Matsubara teaches the operations of determining whether there is a path, whether a delay is less than a maximum delay, whether a bandwidth capacity is greater than a minimum bandwidth capacity, and whether a common path is shared are repeated for each candidate real-time routing server [**Col. 10, lines 53-67 – Col. 11, lines 1-12**].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to repeat above steps when a new server connects to network so that QoS of the path can be satisfied [**Col. 10, lines 53-55**].

Regarding claim 13, Radulovic further teaches the network is an IP network [**Col. 14, lines 16-18**].

7. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over of Matsubara (USPN 7,215,640) in view of Radulovic (USPN 7,215,663).

Regarding claim 16, Matsubara teaches a method ad discussed in rejection of claim 14.

However, Matsubara does not teach media processing resources are digital signal processing (DSP) resources.

Radulovic teaches media processing resources are DSP resources [Col. 12, lines 36-39].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use DSP so that capacity of the system can be increased [Col. 12, lines 36-49].

8. Claims 18-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matsubara (USPN 7,215,640) in view of Kurose et al. (USPN 7,076,540) and Cohen et al. (USPN 7,299,349).

Regarding claim 18, Matsubara teaches a method for reserving bandwidth in a network [Fig. 5] comprising: receiving at a first real-time routing server a bandwidth reservation request from an upstream real-time routing server [Fig. 5, 152, Col. 6, lines 42-49]; determining whether at least one downstream path to a destination real-time routing server has enough bandwidth [Fig. 5, 156, Col. 6, lines 50-53]; if the first real-time routing server is a destination only real-time routing server or a destination and transit real-time routing server, then reserving bandwidth for a path between the first real-time routing server, and the upstream neighbor real-time routing server [Col. 11, lines 34-43].

However, Matsubara does not teach if the first real-time routing server is a transit real-time routing server and not a destination real-time routing server, then forwarding the bandwidth

reservation request to a downstream neighbor real-time routing server that has enough bandwidth and leaving a usage count unchanged; if the first real-time routing server is not only a transit real-time routing server but also a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and incrementing the usage counting by one, wherein the first real-time routing server concurrently functions as a transit server to transfer media data not needing processing and a destination server to process media data needing processing.

Kurose teaches if the first real-time routing server is a transit real-time routing server and not a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and leaving a usage count unchanged [Col. 8, lines 53-61]; if the first real-time routing server is not only a transit real-time routing server but also a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and incrementing the usage counting by one [Fig. 4, 58, **if the bandwidth reservation cannot be done at first router 70 then the request comes to second routing server 50, Col. 8, lines 53-61**]. Cohen teaches the first real-time routing server concurrently functions as a transit server to transfer media data not needing processing and a destination server to process media data needing processing [Col. 8, lines 29-45].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to forward the bandwidth reservation request since RSVP-incompatible router cannot service the request [Col. 7, lines 50-56] and use a transit server to transfer data not needing

processing so that encrypted messages can be transferred and security can be provided [Col. 8, lines 29-45].

Regarding claims 19, 22, Kurose teaches if a bandwidth reservation request is forwarded to a downstream neighbor real-time routing server, then checking for notification of a successful bandwidth reservation for a path from the first real-time routing server to the downstream neighbor real-time routing server [Col. 9, lines 39-42].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to check if a bandwidth request was successful so that policy server can recognize that reservation was made for a bandwidth [Col. 10, lines 1-3].

Regarding claim 20, Matsubara teaches a method for reserving bandwidth in a network [Fig. 5] comprising: receiving at a first real-time routing server a bandwidth reservation request from an upstream real-time routing server [Fig. 5, 152, Col. 6, lines 42-49]; determining whether at least one downstream path to a destination real-time routing server has enough bandwidth [Fig. 5, 156, Col. 6, lines 50-53]; selecting an upstream neighbor real-time routing server from upstream neighbor real-time routing servers sending a bandwidth reservation request within a predetermined time period [Col. 6, lines 50-53, **after the first-hop reserves bandwidth it is selected and its Flow-Path Table is searched**]; if the first real-time routing server is a destination only real-time routing server or a destination and transit real-time routing server, then reserving bandwidth for a path between the first real-time routing server, and the upstream neighbor real-time routing server [Col. 11, lines 34-43].

However, Matsubara does not teach if the first real-time routing server is a transit real-time routing server and not a destination real-time routing server, then forwarding the bandwidth

reservation request to a downstream neighbor real-time routing server that has enough bandwidth and leaving a usage count unchanged; if the first real-time routing server is not only a transit real-time routing server but also a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and incrementing the usage counting by one, wherein the first real-time routing server concurrently functions as a transit server to transfer media data not needing processing and a destination server to process media data needing processing.

Kurose teaches if the first real-time routing server is a transit real-time routing server and not a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and leaving a usage count unchanged [Col. 8, lines 53-61]; if the first real-time routing server is not only a transit real-time routing server but also a destination real-time routing server, then forwarding the bandwidth reservation request to a downstream neighbor real-time routing server that has enough bandwidth and incrementing the usage counting by one [Fig. 4, 58]. Cohen teaches the first real-time routing server concurrently functions as a transit server to transfer media data not needing processing and a destination server to process media data needing processing [Col. 8, lines 29-45].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to forward the bandwidth reservation request since RSVP-incompatible router cannot service the request [Col. 7, lines 50-56] and use a transit server to transfer data not needing processing so that encrypted messages can be transferred and security can be provided [Col. 8, lines 29-45].

Regarding claim 21, Matsubara further teaches if only one of the upstream neighbor real-time routing servers sending bandwidth reservation requests within the predetermined time period has a maximum usage count, then selecting that upstream neighbor real-time routing server [Col. 6, lines 50-53, **after the first-hop reserves bandwidth it is selected and its Flow-Path Table is searched**]; if two or more of the upstream neighbor real-time routing servers sending bandwidth reservation requests within the predetermined time period have the maximum usage count, then selecting an upstream neighbor real-time routing server with an earliest arrival time for the bandwidth reservation request [Col. 12, lines 17-28].

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chandrahas Patel whose telephone number is (571)270-1211. The examiner can normally be reached on Monday through Thursday 7:30 to 17:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Ngo can be reached on 571-272-3139. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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2616

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